Spire Law, LLC

#### UNITED STATES DISTRICT COURT

No. 2:21-cv-02213-SRB

MOTION TO WITHDRAW AS ATTORNEY OF RECORD

### MOTION TO WITHDRAW AS ATTORNEY OF RECORD

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1	The reason for requesting such a withdraw is based on professional consideration and is a		
2	matter of attorney/client privilege. Defendants have been notified in writing of the status of the		
3	case. There are currently no pending deadlines.		
4	To facilitate future communications with Defendants, the following contact information		
<ul><li>5</li><li>6</li></ul>	has been provided:		
7	Arizona Aircraft Accessories LLC		
8	Kevin Brown- kbfire@gmail.com		
9	Michael Polve- michaelpolve@hotmail.com Bruce Brown- bruceb@arizonaaircraft.com		
10	480-620-4946 7722 E Velocity Way		
11	Mesa, AZ 85212		
12			
13	WHEREFORE, Whitney DuPree Esq. and Spire Law, LLC respectfully request that that		
14	they be permitted to withdraw as counsel for Defendants, and that the Court stay this matter for 30		
15	days to allow Defendants to retain new counsel.		
16			
17	Dated this 8th day of April, 2022.		
18			
19	Respectfully submitted,		
20	Spire Law, LLC 2572 W. State Road 426, Suite 2088		
21	Oviedo, Florida 32765		
22	By: /s/Whitney M. DuPree_		
23	Whitney M. DuPree, Esq. Arizona Bar No. 035061		
24	whitney@spirelawfirm.com		
25	sarah@spirelawfirm.com laura@spirelawfirm.com		
26			
27	Attorney for Defendants		
28			

Original electronically filed this 8th day of April, 2022, to: Michael Campillo, Esq. VENJURIS, P.C. 4 1938 East Osborn Rd. Phoenix, Arizona 85016 mcampillo@venjuris.com Attorneys for Plaintiff 

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1	Spire Law, LLC		
2	Whitney M. DuPree, Esq. (AZ Bar No. 035061)		
	2372 W. State Road 420, Suite 2000		
3			
4	Telephone: (407) 494-0135 Email: whitney@spirelawfirm.com		
5	sarah@spirelawfirm.com		
3	laura@spirelawfirm.com		
6	Attorneys for Defendants		
7	UNITED STATES DISTRICT COURT		
8			
	DISTRICT OF ARIZONA		
9	DISTRICT OF ARIZONA		
10	Cox Airparts LLC, a Kansas limited	No. 2:21-cv-02213-SRB	
11	liability company;		
	Plaintiff,		
12	v.	CERTIFICATE ACCOMPANYING	
13	<b>v.</b>	MOTION TO WITHDRAW AS	
14	Bruce Brown, in his individual capacity	DEFENDANTS' COUNSEL	
	d/b/a Arizona Aircraft Accessories;		
15	Kevin Brown, in his individual capacity,		
16	d/b/a Arizona Aircraft Accessories;		
17	Arizona Aircraft Accessories LLC, Michael Polve, in his individual capacity,		
	and MJP Services, LLC, an Arizona		
18	Limited Liability Company; Warrior		
19	Enterprises, Inc.,		
20			
21	Defendants.		
	CERTIFICATE ACCOMPANYING MOTION TO		
22	WITHDDAW AS DEFENDANTS! COUNSEL		

# WITHDRAW AS DEFENDANTS' COUNSEL

Pursuant to Rule 83.3(b)(2), undersigned counsel, Whitney M. DuPree, hereby certifies that she has notified of the withdraw and has notified in writing of the status of the case including the dates and times of any court hearings or trial settings, pending compliance with any existing court orders and the possibility of sanctions, by sending such notice to Defendants via email.

Dated this 8th day of April, 2022.

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1		Respectfully submitted,
		Spire Law, LLC
2		2572 W. State Road 426, Suite 2088 Oviedo, Florida 32765
3		O viedo, i iolida 32703
4		By: /s/Whitney M. DuPree Whitney M. DuPree, Esq.
5		Arizona Bar No. 035061
6		whitney@spirelawfirm.com
7		sarah@spirelawfirm.com laura@spirelawfirm.com
8		
9		Attorney for Defendants
10		
11	Original electronically filed this 8th day of April, 2022, to:	
12	•	
13	Michael Campillo, Esq.	
14	1938 East Osborn Rd. Phoenix, Arizona 85016 mcampillo@venjuris.com Attorneys for Plaintiff	
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